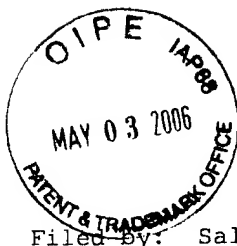


**ATTORNEY DOCKET No. 14014.0025US**  
**Application No. 07/110,791**

# **EXHIBIT 3**



The opinion in support of the decision being entered today is not binding precedent of the Board.

Paper 100

Filed By: Sally Gardner-Lane  
Administrative Patent Judge  
Box Interference  
Washington, D.C. 20231  
Tel: 703-308-9797  
Fax: 703-305-0942

14014.3122 US

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

C. RICHTER KING,  
MATTHIAS H. KRAUS, and STUART A. AARONSON,

Junior Party  
(Application 07/110,791)

v.

DENNIS J. SLAMON,  
WILLIAM L. MCGUIRE, and AXEL ULLRICH,

Senior Party  
(Patent 4,968,603)

Patent Interference No. 104,519

ORDER REDECLARING INTERFERENCE  
(37 CFR § 1.611)

In view of the decision on preliminary motions (Paper 99) entered in the above identified interference, the interference will be redeclared.

**RECEIVED**

AUG 22 2001

NEEDLE & ROSENBERG

**MAILED**

AUG 21 2001

**PAT. & T.M. OFFICE  
BOARD OF PATENT APPEALS  
AND INTERFERENCES**

It is

ORDERED that the interference is redeclared as follows:

1. Count 2<sup>1</sup>, set forth below, is substituted for Count 1 (material deleted from count 1 is stricken out).

Count 2

A method according to claim 1, 7, or 17 of Slamon (4,968,603)

or

A method according to claim 44, ~~60, 61,~~ or 62 of King (07/110,791).

2. The claims of the parties are:

Slamon: 1-22

King: 44, 46, 47, and 60-62

The claims of the parties which correspond to Count 2 are:

Slamon: 1-22

King: 44, 46, 47, and 62

The claims of the parties which do not correspond to Count 2 are:

Slamon: none

King: 60 and 61

---

<sup>1</sup> Count 2 is the same as proposed count A of Slamon preliminary motion 1 (Paper 31).


5. Slamon is accorded no benefit for the purpose of priority as to count 2.

6. King is accorded no benefit for the purpose of priority as to count 2.

FURTHER ORDERED that, to the extent applicable, the procedures set forth in the attached STANDING ORDER are in effect for the remainder of the interference;

FURTHER ORDERED that the caption of papers filed in the remainder of the interference shall be the caption on this ORDER;

FURTHER ORDERED that within 10 (ten) days of the date of this ORDER, each party shall either: (1) file a statement indicating that it is relying on the preliminary statement it has already filed in the interference for the subject matter of count 2 or (2) file a new preliminary statement for the subject matter of count 2;

  
Sally Gardner-Lane  
Administrative Patent Judge

Date \_\_\_\_\_  
Arlington, VA

Enc: Copy of STANDING ORDER

cc (via Federal Express):

Counsel for Slamon (real parties in interest:

1. The Regents of the University of California (licensee, Bayer Corp.)
2. The Regents for the University of Texas System (licensee, ~~—~~ Ventana Medical Systems)
3. Genentech)

Steven B. Kelber  
Piper, Marbury, Rudnick & Wolfe, LLP  
1200 Nineteenth St., N.W.  
Washington, D.C. 20036-2430

Tel: 202-861-3900  
Fax: 202-223-2085  
e-mail: steven.kelber@piperrudnick.com

Counsel for King (real party in interest, The United States of America as represented by the Secretary, Department of Health and Human Services)

William R. Johnson  
Mary L. Miller  
NEEDLE & ROSENBERG, P.C.  
Suite 1200, The Candler Building  
127 Peachtree St., N.E.  
Atlanta, GA 30303

Tel: 404-688-0770  
Fax: 404-688-9880  
e-mail: johnston@needlepatent.com

Susan S. Rucker  
Office of Technology Transfer  
National Institutes of Health  
6011 Executive Blvd., Ste. 325  
Rockville, MD 20852-3804

Tel: 301-496-7056, ext. 245  
Fax: 301-402-0220